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7	UNITED STATES DISTRICT COURT
8	DISTRICT OF NEVADA
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10	BRIAN KAMEDULA,
11	Plaintiff,) 3:10-cv-00749-ECR-VPC
12	vs.
13	TODD DIXON, et al.,
14 15	Defendants.
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17	This is a <i>pro se</i> prisoner civil rights action filed pursuant to 42 U.S.C. § 1983. On
18	February 3, 2011, the court dismissed plaintiff's complaint with leave to file an amended complaint
19	(docket #3). Plaintiff filed an "objection" to the Screening Order (docket #5), which this court denied (see docket #11). After plaintiff's appeal to the Ninth Circuit Court of Appeals was dismissed for lack
20	of jurisdiction (see docket #10), on April 6, 2011, this court directed plaintiff to file his amended
21	complaint within thirty (30) days (docket #11).
22	More than the allotted time has elapsed, and plaintiff has not filed an amended complaint.
23	Plaintiff has, however, filed a document that he entitled motion for judgment on civil rights complaint
2425	(docket #17). In his motion, plaintiff indicates that he will not file an amended complaint and asks this
26	court, with no elaboration as to the legal basis, for judgment on his civil rights complaint. Plaintiff's
J	motion is meritless and must be denied. Moreover, plaintiff has been expressly warned in previous

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